



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

Suit by C. E. Gudebrod against J. I. Triplett. From a decree for complainant, defendant appeals. Reversed.

Travenner & Bauserman, of Woodstock, for appellant.

R. T. Barton, of Winchester, and *Walton & Walton*, of Woodstock, for appellee.

DEVERS *v.* DEVERS.

Nov. 20, 1913.

[79 S. E. 1048.]

1. Divorce (§ 37*)—Grounds—Desertion.—Where complainant, who had promised to send his wife on a visit to her relations, failed to do so but consented to her making the trip upon the money being furnished by them and broke off a correspondence between them, complainant is not entitled to divorce on the ground of desertion, even though the wife stated she would not live with him at the place he had made his home.

[Ed. Note.—For other cases, see *Divorce*, Cent. Dig. §§ 27, 107-134, 136-138; Dec. Dig. § 37.* 4 Va.-W. Va. Enc. Dig. 738; 14 Va.-W. Va. 347; 15 Va.-W. Va. Enc. Dig. 299.]

2. Divorce (§ 11*)—Allowance—Public Policy.—It is against public policy to encourage divorce litigation, for the well-being and good order of society demand that husbands and wives shall endeavor in good faith to dwell in unity.

[Ed. Note.—For other cases, see *Divorce*, Cent. Dig. §§ 13, 472; Dec. Dig. § 11.* 4 Va.-W. Va. Enc. Dig. 735; 14 Va.-W. Va. Enc. Dig. 346; 15 Va.-W. Va. Enc. Dig. 298.]

Appeal from Circuit Court, Rockingham County.

Bill by Albert Warren Devers against Etta Pearl Devers. From a decree denying a divorce, complainant appeals. Affirmed.

Chas. A. Hammer, of Harrisonburg, for appellant.

HOUSE *v.* UNIVERSAL CRUSHER CORPORATION.

Sept. 11, 1913.

[79 S. E. 1049.]

1. Corporations (§ 507*)—Action—Process—Service—“Executed.”—Code 1904, § 3227, provides for service of process on corporations by service on an agent at least 10 days before the return day of the process. In an action against a corporation the sheriff's return of service recited, “1912 October 23. Executed” by delivering to C. a copy of the within summons; he being agent for defendant. Held,

*For other cases see same topic and section NUMBER in Dec. Dig. & Am. Dig. Key No. Series & Rep'r Indexes.